OGC HAS REVIEWED.

25 February 1947

MINORANDES TO SEITER, PIRARES BIVISIONS

Subject: Payment of 25% Wifferential

i. beforence is made to your memorandum to this office, dated 17 February 1947, concerning the above subject,
for question the legality of paying non-Americans a 25%
for question the legality of paying non-Americans a 25%
differential in addition to a basic salary. You also state
that the personnel concerned are located in the vicinity of
and are assigned to STATSPEC

STATSPEC 2. Your attention is invited to Departmental Gircular To. 304, dated 3 December 1942, issued by the United States Civil Borrios Commission. Three Supplements have been insued to this Circular. The Gircular refers to an Opinion of the Commission Commission of the Commission Company of the Company of the Companies rublished as 20 Comp. Com. 401. A parentry of the Companies Companies and Companies in contained in the Circular. The main points are as Follows:

- ontablishments are required to adjust companiation of rivilian positions in the field segment to the readule and companiation schedules of the Classifian cation hat of 1928, as smeaded, provided such positions are not excepted by Statute from the Classification are not excepted by Statute from the Classification and insular possessions of the United States, or (a) in foreign countries.
- (b) It is permissible for the head of a department or independent establishment to fix administratively salary differentials upon a persontage tools for employees serving at any location cutaids of the States and the Statest of Volumbia, if it is determined to be otherwise impracticable to recruit personnel for such positions provided the salary rate liked for such impleyee does not exceed by pope than the the salary rate surjectived to be sixed for the salary rate surjective.
- (c) it is within administrative discretion to fix a solary differential at less then the maximum pullorised.

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policy agreement was drawn and signed by a number of Government agencies. Generally, the agreement provides that a uniform sulary differential of 25% will be adopted where stationally employees are occupying positions subject to the Classification Act of 1923, as Amended. Certain special conditions of application are listed. For example, (a) in the differential was to be applied to all employees regardless of where recruited; (b) in the differential was to be applied only to personnel recruited from the States; and (c) in the Atlantic bases the differential was to be applied only to citizens of the United States. It is to be noted that this policy agreement is not bigling on all Government agencies, but only the signatory agencies.

4. The entire question of payment of salary differential was discussed by this office with various members of the Civil Service Commission. It was pointed out by the Commission that, in the absonce of specific statutes, the above-cited Decision of the Comptroller General, recognizing the administrative authority for fixing salary differential rates, is the basis upon which Government agencies presently are paying such differentials. It appears that the provisions of Title II of the Act of 26 November 1940, incorporated in the U.S. Code, Annotated, as Section 681 of Title 5, and Executive Order 8955, dated I becomber 1941, are no longer relied upon by the Car and Havy Departments as the basis for salary differential since the Decision by the Comptroller General of 25 November 1942. The ruling in 25 Comp. Gen. 319, I November 1943, is pertinent, stating that:

recognized as proper by the decisions of this office, of paying a differential in componsation not to exceed 25 percent to employees with posts of duty outside continental limits of the United States - - * * * - - is general in ecope and applicable regardless of the law pursuant to which the basic compensation of the employees is paid.

office that the question of paying salary differential is within the complete administrative discretion of the Director. CIG, provided the differential rate does not exceed the fact that an employee was residing at the place of employment outside the United States at the time he was hired, would not appear to affect legally the payment or non-payment of the differential. In addition, the fact that the employee may not be a United States citizen would not affect legally such payment or non-payment.

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Chief. Pinanos Division

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O. In discussions with the Civil Service Commission, this office was advised that a Tontative Draft of a report, dated April 1946, was prepared by the Civil Service Commission and the Eureau of the Eudget entitled "Pay Differentials and Helated Compensation Problems in the Pederal Service Outside the States". This Draft has been circulated to various agencies for coment. A sepy of the draft report is being sent to this office and will be referred to your office for consideration when received.

14 WRITHCE R. HOUSTON General Counsel

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